REMARKS

Claims 1, 6, 7, and 47 have been amended. Claims 4-5, 11-13, 15-46, 48, 57-

86 have been canceled without prejudice or disclaimer. Claims 87 and 88 are newly added. Claims 1-3, 6-10, 14, 47, 49-56 and 87-88 are now pending. Applicant

added. Claims 1-3, 6-10, 14, 47, 49-56 and 87-88 are now pending. Appli

respectfully requests reconsideration and allowance of the application.

Claim Objections

The Office Action objects to claim 86 because there are 2 articles before "secure

router advertisement" in line 5 of the claim." Claim 86 has been canceled and therefore

the rejections as to Claim 86 is now moot.

Rejection under 35 U.S.C. 102

Claim 86 has been rejected under 35 U.S.C. 102 as being anticipated by US

Patent No. 7,155,500 ("Nickander"). Claim 86 has been canceled and therefore rejection

as to Claim 86 is now moot.

Rejections under 35 U.S.C. 103

1. Claims 1-6 and 14 have been rejected under 35 U.S.C. 103 as being

unpatentable over US Patent No. 7,130,614 ("Sreemanthula") in view of in view of US

Patent No. 6.970.459 ("Meier"). In addition, Claims 7-11 and 13 have been rejected

under 35 U.S.C. 103 as being unpatentable over Sreemanthula in view of US Patent No.

 $6,\!970,\!459$ ("Meier") in further view of Nickander. Claims 4–5, 11 and 13 have been

canceled and therefore rejections as to these claims are now moot. As to Claims 1–3,

7-10, and 14, Applicant respectfully submits that the claims, as amended, are

patentable over the cited references.

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As to independent Claim 1, as amended, Claim 1 recites "receiving from an

access router a secure router advertisement at the mobile node, the secure router advertisement including a router advertisement nonce field which includes a copy of a

value of the router solicitation nonce field, the value of the router solicitation nonce field

being the identifier of the mobile node sent in the secure router solicitation." Support

for amendments to Claim 1 can be found in the as filed specification, on page 10 and

11.

Sreemanthula and Meier, alone or in combination, do not disclose receiving at a

mobile node a secure router advertisement that includes the identifier of the mobile

node which was previously sent by the mobile node to the router. In rejecting Claims 4.

5, and 6, the Office Action cites Sreemanthula, column 12, lines 1-7, and Meier, Colum

7. lines 19-25, as disclosing receiving from an access router a secure router

advertisement at the mobile node, the secure router advertisement including a router

advertisement nonce field which includes a copy of a value of the router solicitation

nonce field. See, Office Action, Pages 7, 8,

Sreemanthula, column 12, lines 1-7, reads: "Alternatively, for obtaining the

identification element(s), the new CAP may inform the MN1 to send a Router Solicitation

in order to request the AR to generate a Router Advertisement immediately. As a further

alternative, the new CAP could also send a proxy Router Solicitation to the AR so that

the AR is forced to send a unicast Router Advertisement."

This section discusses a cell access point (CAP) informing a mobile node (MN) to

send a router solicitation to request an access router (AR) to generate the

advertisement. However, there is no mention in this section, or anywhere else in the

Sreemanthula reference, of the MN sending a secure router solicitation that includes the

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identifier of the mobile node, and further receiving as a response a router advertisement

that includes the identifier of the mobile node.

Furthermore, Meier, Colum 7, lines 19-25, reads: "An MVTP data link foreign

agent advertisement or solicitation PDU is sent to an MVTP 802 multicast address.

Mobile IP advertisement and solicitation messages are sent to the IP limited broadcast

address and the 802 broadcast address. An advertisement PDU, sent in response to a

solicitation PDU, is transmitted to the unicast 802 address that is the source address in

the solicitation PDU."

The Office Action indicates that this section of Meier discloses "the source

address (identifier) of the client is included in the solicitation message)." See, Office

Action, Page 7, Lines 9-11. Furthermore, the Office Action also states that this section

of Meier discloses "the secure router advertisement including the identifier of the mobile

node." See, Office Action, Page 7, Lines 12-14. Applicants disagree. This section of

Meier discloses a solicitation message being sent to a multicast address, and a response

message to a "solicitation PDU" being transmitted to the unicast address. When Meier

discusses the "source address," it is making reference back to the unicast address. It is

not discussing an identifier or address of the solicitation PDU being included in the

advertisement. Nowhere else in Meier is there a discussion of a router including an

identifier of the mobile node as part of the advertisement message.

2. Claims 47 and 49-56 are rejected under 35 USC 103 as being

unpatentable over Sreemanthula in further view of Nickander. Applicant respectfully

submits that the claims, as amended, are patentable over the cited references.

As to independent Claim 47, as amended, Claim 47 recites "at least the

purported identifier of the mobile node is included in the nonce field of the secure

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router advertisement, the secure router advertisement been received by the mobile node

from an authorized access router."

Sreemanthula and Nickander, alone or in combination, do not disclose "at least

the purported identifier of the mobile node is included in the nonce field of the secure

router advertisement, the secure router advertisement been received by the mobile node

from an authorized access router." Sreemanthula is a system for reducing IP level

signaling and radio resource load during the attachment or update of a mobile unit to a

cellular wireless communication network. See, Sreemanthula Abstract. In Sreemanthula.

an identification element is transmitted from the mobile unit to one of the access

network elements. In addition, the identification element is not placed in the router

advertisement as in the present application.

Applicants note that the Office Action uses Nickander, Colum 11, Line 4 to

Column 12, Line 28, to reject the element of "an identifier in the registration request."

See, Office Action, Page 11, Line 9. The Office Action states that Nickander teaches: "in

response to a solicitation message an advertisement is generated and populated with an

identifier, the tentative address or TA, of the request node as well as other information."

ld. Nickander does not discuss a router advertisement that is sent in response to a

solicitation. Nowhere in the cited text, or anywhere else in Nackander is there a

discussion of including a mobile node identifier in a router advertisement. Nickander is

concerned with verifying that a host coupled to an IP network is authorized to use an IP

address which the host claims to own, the IP address comprising a routing prefix and an interface identifier part. Applicant submits that Claims 47 and 49-56 are not rendered

obvious by Sreemanthula in view of Nickander.

For at least the above-identified reasons, Applicant respectfully submits that

claims 1 and 47 are patentable over Sremanthula, Nickander, and Maier alone, or in

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combination, and are allowable. Given that claims 1-3, 7-10, and 14 depend from claim 1 and claims 49-56 depend from claim 47 respectively, claims 1-3, 7-10, 14, and

49-56 are also allowable for at least the same reasons.

New Claims

Claims 87 and 88 have been newly added and present no new matter. Claim 87

is supported at least in page 10, line 22 of the as-filed patent application. Claim 88 is

supported at least in page 10, line 23 of the as-filed patent application.

Conclusion

In view of the above amendment and remarks it is submitted that the claims are

patentably distinct over the cited references and that all the rejections to the claims

have been overcome. Reconsideration of the above Application is requested. Based on

the foregoing, Applicants respectfully requests that the pending claims be allowed, and

that a timely Notice of Allowance be issued in this case. If the Examiner believes, after

this response, that the application is not in condition for allowance, the Examiner is

requested to call the Applicant's attorney at the telephone number listed below.

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Applicants hereby request any necessary extension of time. If there is a fee occasioned by this response, including an extension fee that is not covered by the enclosed fee transmittal, please charge any deficiency to Deposit Account No. 50–0463.

	Respectfully submitted, Microsoft Corporation
Date: <u>April 1, 2008</u>	By: <u>/Pablo Tapia/</u>
	Pablo Tapia, Reg. No.: 52,275 Attorney for Applicants Direct telephone: (425) 707–0058 Microsoft Corporation One Microsoft Way Redmond WA 98052–6399
	ILING OR TRANSMISSION [37 CFR 1.8(a)] orrespondence is being electronically deposited with shown below:
April 1, 2008	/Noemi Tovar/ Noemi Tovar

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